

**21703. Adulteration of candy. U. S. v. Manuel Virgil Davis (Davis Candy Co.).** Plea of guilty. Defendant fined \$250 and sentenced to 1 year and 1 day imprisonment; prison sentence suspended and defendant placed on probation for 1 year. (F. D. C. No. 36574. Sample Nos. 71122-L, 71124-L, 71127-L, 79351-L, 79353-L.)

**INDICTMENT RETURNED:** November 8, 1954, Eastern District of Tennessee, against Manuel Virgil Davis, trading as the Davis Candy Co., Chattanooga, Tenn.

**ALLEGED SHIPMENT:** Between the approximate dates of November 6 and 25, 1953, from the State of Tennessee into the States of Alabama and Kentucky.

**LABEL, IN PART:** (Box) "Davis Cocoonut Bon Bons Two Dozen," "Davis Stick Candy," "Davis Stick Candy \* \* \* 120-1c Assorted," and "80 Delicious Davis Penny Sticks \* \* \* Cream (or Sassafras)."

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance by reason of the presence of rodent hairs, rodent hair fragments, and insect fragments; and, Section 402 (a) (4), the article had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** December 7, 1954. The defendant having entered a plea of guilty, the court fined him \$250 and sentenced him to 1 year and 1 day in prison. The court suspended the prison sentence and placed the defendant on probation for 1 year.

## CEREALS AND CEREAL PRODUCTS

### BAKERY PRODUCTS

**21704. Adulteration of bread. U. S. v. Spring Valley Bakery, Inc., and Simon Goodman.** Pleas of guilty. Fine of \$500 against defendants jointly. (F. D. C. No. 36579. Sample Nos. 50604-L, 51521-L.)

**INFORMATION FILED:** September 16, 1954, Southern District of New York, against Spring Valley Bakery, Inc., Spring Valley, N. Y., and Simon Goodman, secretary of the corporation.

**ALLEGED SHIPMENT:** On or about December 8, 1953, and January 18, 1954, from the State of New York into the State of New Jersey.

**NATURE OF CHARGE:** Adulteration, Section 402 (a) (3), the article consisted in part of a filthy substance, namely, rodent hairs and insect fragments; and, Section 402 (a) (4), the article had been prepared under insanitary conditions whereby it may have become contaminated with filth.

**DISPOSITION:** September 30, 1954. The defendants having entered pleas of guilty, the court fined the defendants, jointly, \$500.

### FLOUR

**21705. Adulteration of flour. U. S. v. Walnut Grove Water Mills Co. and Clyde O. Hogan.** Pleas of guilty. Fine of \$200 against company and \$50 against individual. (F. D. C. No. 36607. Sample Nos. 79361-L, 79362-L, 79365-L.)

**INFORMATION FILED:** September 28, 1954, Middle District of Tennessee, against the Walnut Grove Water Mills Co., a partnership, Adams, Tenn., and Clyde O. Hogan, a partner in the partnership.